

Vatter-Lynn Millinery Company.

Plaintiffs

Vs

Mary McClure-Bradley

Defendant

The plaintiffs, Vatter-Lynn Mill<sup>inery</sup> Company state that it is <sup>the State</sup> a corporation created and organized under the laws of Kentucky with its principal office and place of business in Louisville Jefferson County, ~~Kentucky~~ in said state, and is authorized to sue and be sued, to contract and be contracted with under and by its corporate name, Vatter-Lynn Mill<sup>inery</sup> Co..

The plaintiffs state that the defendant, Mary McClure-Bradley, is indebted to it in a balance of account extending from August 19, 19\_\_\_\_ to May 17, 19\_\_\_\_, a balance on which account is due amounting to \$68.04, an itemized statement of said account is filed herewith, <sup>made a part hereof, marked A.</sup> showing the various items of purchase and the amounts charged therefor and states that the same are reasonable and that the balance of said account as aforesaid is wholly unpaid. The plaintiffs state that the said Account and purchases were made by the said Mary McClure-Bradley, then an unmarried woman by the name of Mary McClure and that on the \_\_\_\_ day of \_\_\_\_ 19\_\_\_\_, the said defendant Mary McClure intermarried with one J.C. Bradley and that the said Mary McClure is one ~~and~~ and the same person as Mary McClure-Bradley.

Wherefore the plaintiff prays for a judgment against the said defendant for the sum of \$68.04, with interest thereon from the \_\_\_\_ day of \_\_\_\_ 19\_\_\_\_ and for his cost herein expended.

*Robert R. Moore*

Atty. for plaintiff.